## FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLA ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

## RULE 63 (37 COL. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

# 4 PW FORM

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

believe I am the below) of the su Frame Hand  the X A.  BOX(ES)  and (if applicab) I hereby state that above. I acknowle foreign priority be Application which certificate, or PCT the application on	e original, first and subject matter which dling for A Thire especification of which is attached here B. was filed on C. was filed a let to U.S. or PCT at the late to U.S. or pct and let to U.S. or pct at the late to U.S. or pct at the l	sto.  January 17, 20 s PCT International A coplication) was amended understand the contents of the se all information known to m 119(a)-(d) or 365(b) of any for the other country than the Unit ion, filed by me or my assigned ed, or (2) if no priority claimed	on the state of th	ow) or an original, first art on the INVENTION EN  U.S. Application No.  D. PCT/ /  specification, including the clean patent or inventor's cert of the patent or inventor's cert or inventor o	09/765,0  on  aims, as am 7 C.F.R. 1.56  ifficate, or 36  below any feapplication a	77  ended by any a 3. Except as no 5(a) of any PC oreign application having a filinatented	mendment referred to sted below, I hereby claim I International on for patent or inventor's
Except as noted b PCT international application is in a defined in 37 C.F. application: PRIOR U.S. PR	elow, I hereby claim d applications listed abo Idition to that disclosed R. 1.56 which became	ox at bottom and continue of omestic priority benefit under two or below and, if this is a cold in such prior applications, I a available between the filing of the provisional and the payment of the provisional and the provisi	35 U.S.C. 119(e) on timuation-in-part (acknowledge the date of each such p	or 120 and/or 365(c) of the in (CIP) application, insofar as uty to disclose all information or application and the nation (CON)	the subject in known to monal or PCT in Status	matter disclose ne to be materia international fili	d and claimed in this at to patentability as
further that these s Section 1001 of Ti And I hereby apport telephone number attorneys to prose authorize them to person/assignee/a	statements were made tle 18 of the United Statistic Pillsbury Winthrop (202) 861-3000 (to wicute this application and delete names/numbers ttomey/firm/ organizat unless/until 1 instruct ti 16773 17698 20508 18221 25323 28872 28458	e herein of my own knowledge with the knowledge that willfates Code and that such willfates Code and that such willful.  LLP, Intellectual Property Grom all communications are to do to transact all business in to see to be	ul false statements ul false statements up, 1100 New Yor o be directed), and he Patent and Trac with their firm and it t this case to them v attorney in writing 30368 Ri 24238 M 35861 Ja 32995 Ai 30793 W 31361 Pa	and the like so made are puray jeopardize the validity of a Avenue, N.W., Ninth Floor, the below-named persons (demark Office connected the to act and rely on instruction and by whom/which I hereb to the contrary, oger R. Wise ichael R. Dzwonczyk ack S. Barufka dam R. Hess (illiam P. Atkins aul L. Sharer obin L. Teskin	inishable by of the application. East Tower of the same arrewith and was from and continued.	fine or imprisor ation or any pate  Washington, I address) indivicit the resulting ommunicate dis	ment, or both, under lent issued thereon.  D.C. 20005-3918, fually and collectively my gratent, and I hereby rectly with the nted after full disclosure fiele 34393 liters 40862 us 38825 28429 ering 36239
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